



PATENTS
105005-0044C1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re The Application of:
Peter Landrock
Serial No.: 09/747,511
Filed: December 20, 2000
For: ELECTRONIC NEGOTIABLE
DOCUMENTS

Examiner: Young, John L.

Art Unit: 3622

Cesari and McKenna, LLP
88 Black Falcon Avenue
Boston, MA 02210

"Express Mail" Mailing-Label Number: EV 336707978 US

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

DECLARATION

I, Peter Landrock the named applicant in the above application, hereby declare as follows:

- 1.) I am founder and executive chairman of Cryptomathic A/S the assignee of the above application;
- 2.) Through my company I was responsible for the design of the security aspects of the Tedis II B7 confidential delivery program described in the attached Annexes 1 and 2 and identified on page 9 of the above application. In fact, I authored those documents;

3.) Even though Annex 1 carries the legend "ver. 15 July 1994", I know for a fact that neither Annex 1 nor Annex 2 was published or made available to those not involved with the project until some time in 1996. These documents were internal confidential EU document, not published until some time after the project ended. It was during the course of that EU research project that I conceived my claimed invention.

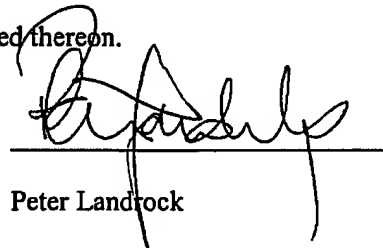
4.) I included Annexes 1 and 2 in my PCT application PCT/IB96/00163 as background to my claimed invention described therein.

5.) Since I know that those documents were not available to others until after my 8 February and 19 May 1995 priority dates and thus did not constitute prior art, I saw no reason to include them in an Information Disclosure Statement in my above application.

6.) I know of no use of or publication of my claimed invention prior to 8 February and 19 May 1995 and, other than the information already of record, the information required to be submitted by the Examiner in the Official Action dated February 24, 2006 is unknown to me or not readily available to me.

7.) I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

May 6, 2006



Peter Landrock